\$2740 Meter Tap --- Will not need a road bore

\$250 Deposit

Check, Cash or Money Order

West side of FM 429

Application

DL

SS

Easment - in office

### College Mound Special Utility District Service Application and Agreement

	DISTRICTS USE ONLY
	Date Approved:
	Service Classification:
	Cost:
	Work Order Number:
1	Eng. Update:
÷	Account Number:
	Service Inspection Date:
	and observed their second alternative for an energy of

TO A (TOT)	Account Number:
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Please Print:	l as car de angue como como um or la la agrada dissentir de un contration de la come de la come de la come de
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APPLICANT'S NAME	વક્કાલોને નકાફોન જાણે હતા. કેને તેફોને જાજાર જાણી વ્યવસાય પ્રાતી જાણા મામણી અને કેનાકોનું પુન હતા. માટ
CO-APPLICANT'S NAME	
BILLING ADDRESS:	PHYSICAL ADDRESS:
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	APPLICANT SOCIAL SECURITY #
	road, subdivision with lot and block number)
	estante una menantente de las las termentes estantes per per per per partente. An la transferie de la tr
	HOUSEHOLD SIZE
LIVESTOCK & NUMBER	IRRIGATION SYSTEM_
	APPLICANT (anything in addition to a single residential service)

#### *NOTES:*

- APPLICANT MUST COMPLETE FORM. A MAP OF SERVICE LOCATION REQUEST MUST BE ATTACHED.
- PROOF OF OWNERSHIP MUST BE PROVIDED BY RECORDED DEED FILED @ KAUFMAN COUNTY COURTHOUSE **OR FOR PERSON RENTING OR LEASING**, A COPY OF CURRENT RENTAL OR LEASE AGREEMENT MUST ACCOMPANY THIS FORM.
- ID DOCUMENTS REQUIRED WITH APPLICATION: A VALID AND CURRENT US DRIVERS LICENSE, or A VALID AND CURRENT US GOVERNMENT ISSUED PHOTO ID, or A CURRENT AND VALID VISA, AND A VALID SOCIAL SECURITY CARD. (Copies will be made and kept in customers' file.)
- APPLICANT SHALL ENSURE A PROPERLY FUNCTIONING CUSTOMER SERVICE ISOLATION VALVE IS INSTALLED WITHIN 6" TO 3' FROM THE METER BOX LOCATED ON THE PROPERTY.

Applicant Initials

The District shall sell and deliver water and/or wastewater service to the Applicant and the Applicant shall purchase, receive, and/or reserve service from the District in accordance with the Rate Order of the District, as amended from time to time by the Board of Directors of the District. Upon compliance with said Rate Order, including payment of a deposit, the Applicant shall become eligible to receive service.

The Applicant shall pay the District for service hereunder as determined by the Districts' Rate Order and upon the terms and conditions set forth therein, a copy of which has been provided as an information packet, for which Applicant acknowledges receipt hereof by execution of this Agreement. A copy of this Agreement shall be executed before service may be provided to the Applicant.

The Board of Directors through the General Manager shall have the authority to discontinue, terminate, or suspend the service to any customer not complying with any policy or not paying any utility rates, fees, or charges as required by the Districts' published Rate Order. At any time service is discontinued, terminated, or suspended, the District shall not re-establish service unless it has a current, signed copy of this agreement.

All water shall be metered by meters to be furnished and installed by the District. The meter connection is for the sole use of the customer and is to provide service to only one (1) dwelling or one (1) business. Extension of pipe(s) to transfer utility service from one property to another, to share, resell, or sub-meter water to any other persons, dwellings, businesses, or property, etc., is prohibited.

The District shall have the right to locate a water service meter and the pipe necessary to connect the meter on the Applicant's property at a point to be chosen by the District, and shall have access to its meter and equipment located upon Applicant's premises at all reasonable and necessary times for any purpose connected with or in the furtherance of its business operations, and upon discontinuance of service the District shall have the right to remove any of its equipment from the Applicant's property. The Applicant shall install, at their own expense, any necessary service lines from the District's facilities and equipment to the point of applicant's use, including a customer service isolation valves, backflow prevention devices, pressure regulators, clean-outs, and other equipment as may be specified by the District. The District shall also have access to the Applicant's property for the purpose of inspecting for possible cross-connections, potential contamination hazards, illegal lead materials, and any other violations or possible violations of state and federal statutes and regulations relating to the federal Safe Drinking Water Act or Chapter 341 of the Texas Health & Safety Code or the District's Service Policies.

The District is responsible for protecting the drinking water supply from contamination or pollution which could result from improper practices. This service agreement serves as notice to each customer of the restrictions which are in place to provide this protection. The District shall enforce these restrictions to ensure the public health and welfare. The following undesirable practices are prohibited by state regulations:

- a. No direct connection between the public drinking water supply and a potential source of contamination is permitted. Potential sources of contamination shall be isolated from the public water system by an airgap or an appropriate backflow prevention assembly in accordance with state regulations.
- b. No cross-connection between the public drinking water supply and a private water system is permitted. These potential threats to the public drinking water supply shall be eliminated at the service connection by the proper installation of an airgap or a reduced pressure-zone backflow prevention assembly and a service agreement must exist for annual inspection and testing by a certified backflow prevention device tester.

- c. No connection which allows condensing, cooling, or industrial process water to be returned to the public drinking water supply is permitted.
- d. No pipe or pipe fitting which contains more than 8.0 % lead may be used for the installation or repair of plumbing on or after July 1, 1988, at any connection which provides water for human consumption.
- e. No solder or flux which contains more than 0.2 % lead may be used for the installation or repair plumbing on or after July 1, 1988, at any connection which provides water for human consumption.
- f. All properties with **an irrigation system** shall have an RP/RPZ, (Reduced Pressure Zone Assembly), properly installed to isolate the irrigation system from the service line. At the applicants' expense, the RP/RPZ will be inspected by a state licensed Backflow Prevention Assembly Tester and The District shall be provided with the written test results **upon installation and annually thereafter**. (College Mound SUD offers annual inspections. See Districts' Rate Order Section G(6)(a)).

Applicant initials

The District shall maintain a copy of this agreement as long as the Applicant and/or premises is connected to the public water system. The Applicant shall allow their property to be inspected for possible cross-connections, potential contamination hazards, and illegal lead materials. These inspections shall be conducted by the District or its designated agent prior to initiating service and periodically thereafter. The inspections shall be conducted during the District's normal business hours, except in emergencies.

The District shall notify the Applicant in writing of any cross-connections or other undesirable practices which have been identified during the initial or subsequent inspection. The Applicant shall immediately correct any undesirable practice on their premises. The Applicant shall, at their expense, properly install, test, and maintain any backflow prevention device required by the District. Copies of all testing and maintenance records shall be provided to the District as required. Failure to comply with the terms of this service agreement shall cause the District to terminate service or properly install, test, and maintain an appropriate backflow prevention device at the service connection. Any expenses associated with the enforcement of this agreement shall be billed to the Applicant.

In the event the total water supply is insufficient to meet the service needs of all of the Districts' customers, or in the event there is a shortage of water, the District may initiate the Emergency Rationing Program as specified in the District's Service Policies. By execution of this Agreement, the Applicant hereby agrees to comply with the terms of said program.

By execution hereof, the Applicant shall hold the District harmless from any and all claims for damages caused by service interruptions due to waterline breaks by utility or like contractors, tampering by other customers/users of the District, normal failures of the system, or other events beyond the District's control.

The Applicant shall grant to the District permanent recorded easement(s) dedicated to the District for the purpose of providing reasonable rights of access and use to allow the District to construct, maintain, replace, upgrade, parallel, inspect, test and operate any facilities necessary to serve that Applicant as well as the District's purposes in providing system-wide service for existing or future customers.

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corrected to the satisfaction of the District.	
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Applicant was solved pully research and review for all 1.	a Witnessed data in the transportant ball the transportant
Approved and Accepted	Date Approved
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Ordinance No. 2016-01 of the College Mound Sp prior to the installation of an automatic sprinkle from the office of College Mound Special Utility	pecial Utility District requires a permit be obtained or or irrigation system. The permit will be dispersed District.
	Applicant initials
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## Customer Request Personal Information Contained in Districts' Records Remain Confidential

Chapter 182, Subchapter B of the Texas Utilities Code allows water utilities to give their customers the option of making the customer's address, telephone number, account records, and social security number confidential.

IS THERE A CHARGE FOR THIS SERVICE?
No

**HOW CAN YOU REQUEST THIS?** 

Simply complete the form at the bottom of this page and return it to:

College Mound Special Utility District
12731 FM 429
Terrell, Texas 75161

Your response is not necessary if you do not want this service.

#### Law requires us to release this information to certain persons:

We must still provide this information to (1) an official or employee of the state or a political subdivision of the state, or the federal government acting in an official capacity; (2) an employee of a utility acting in connection with the employee's duties; (3) a consumer reporting agency; (4) a contractor or subcontractor approved by and providing services to the utility or to the state, a political subdivision of the state, the federal government, or an agency of the state or federal government; (5) a person for whom the customer has contractually waived confidentiality for personal information; or (6) another entity that provides water, wastewater, sewer, gas, garbage, electricity, or drainage service for compensation.

#### **Detach and Return This Section**

Yes, I want you to make my personal information (address, telephone number, and social security number) confidential.					
Name of Account Holder	Account Number				
Address	Area Code/Telephone Number				
City, State, Zip Code	Signature				



# College Mound SUD Opt Out Form 12731 FM 429 Terrell, TX 75161

Name:	
Address:	
City/State/Zip Code:	
Utility Account #	
The undersigned hereby notifies the College Mound S of the above account and that he/she exercises the a Caring-Heart Membership. The undersigned acknown conclusion of the next billing cycle. As a result of household will receive the benefits of the Caring-Hear against out of pocket costs for CareFlite's air and ground statements.	right to opt out of the \$1 per month fee for the nowledges that the fee will be removed at the f opting out, I acknowledge that no one in my eart Membership Program which protects families
Signature	Date Signed
College Mound SUD Employee Witnessing Signature	re Above Date Signed
For Water Department Use Only:   \$1 CareFlite Membership Fee removed from	n account shown above on